Michigan Register

Issue No. 11–2007 (Published July 1, 2007)



GRAPHIC IMAGES IN THE

MICHIGAN REGISTER

COVER DRAWING

Michigan State Capitol:

This image, with flags flying to indicate that both chambers of the legislature are in session, may have originated as an etching based on a drawing or a photograph. The artist is unknown. The drawing predates the placement of the statue of Austin T. Blair on the capitol grounds in 1898.

(Michigan State Archives)

PAGE GRAPHICS

Capitol Dome:

The architectural rendering of the Michigan State Capitol's dome is the work of Elijah E. Myers, the building's renowned architect. Myers inked the rendering on linen in late 1871 or early 1872. Myers' fine draftsmanship, the hallmark of his work, is clearly evident.

Because of their size, few architectural renderings of the 19th century have survived. Michigan is fortunate that many of Myers' designs for the Capitol were found in the building's attic in the 1950's. As part of the state's 1987 sesquicentennial celebration, they were conserved and deposited in the Michigan State Archives.

(Michigan State Archives)

East Elevation of the Michigan State Capitol:

When Myers' drawings were discovered in the 1950's, this view of the Capitol – the one most familiar to Michigan citizens – was missing. During the building's recent restoration (1989-1992), this drawing was commissioned to recreate the architect's original rendering of the east (front) elevation.

(Michigan Capitol Committee)

Michigan Register

Published pursuant to § 24.208 of The Michigan Compiled Laws



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(This issue, published July 1, 2007, contains documents filed from June 1, 2007 to June 15, 2007)

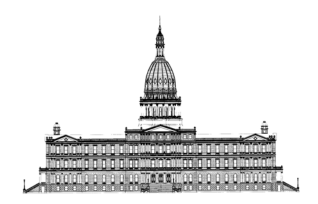
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Peter Plummer, Executive Director, State Office of Administrative Hearings and Rules; **Deidre O'Berry**, Administrative Rules Analyst for Operations and Publications.

Jennifer M. Granholm, Governor



John D. Cherry Jr., Lieutenant Governor

PREFACE

PUBLICATION AND CONTENTS OF THE MICHIGAN REGISTER

The State Office of Administrative Hearings and Rules publishes the *Michigan Register*.

While several statutory provisions address the publication and contents of the *Michigan Register*, two are of particular importance.

MCL 24.208 states:

Sec. 8 (1) The State Office of Administrative Hearings and Rules shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

- (a) Executive orders and executive reorganization orders.
- (b) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills signed into law by the governor during the calendar year and the corresponding public act numbers.
- (c) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills vetoed by the governor during the calendar year.
- (d) Proposed administrative rules.
- (e) Notices of public hearings on proposed administrative rules.
- (f) Administrative rules filed with the secretary of state.
- (g) Emergency rules filed with the secretary of state.
- (h) Notice of proposed and adopted agency guidelines.
- (i) Other official information considered necessary or appropriate by the State Office of Administrative Hearings and Rules.
- (j) Attorney general opinions.
- (k) All of the items listed in section 7(1) after final approval by the certificate of need commission or the statewide health coordinating council under section 22215 or 22217 of the public health code, 1978 PA 368, MCL 333.22215 and 333.22217.
- (2) The State Office of Administrative Hearings and Rules shall publish a cumulative index for the Michigan register.
- (3) The Michigan register shall be available for public subscription at a fee reasonably calculated to cover publication and distribution costs.
- (4) If publication of an agency's proposed rule or guideline or an item described in subsection (1)(k) would be unreasonably expensive or lengthy, the State Office of Administrative Hearings and Rules may publish a brief synopsis of the proposed rule or guideline or item described in subsection (1)(k), including information on how to obtain a complete copy of the proposed rule or guideline or item described in subsection (1)(k) from the agency at no cost.
- (5) An agency shall transmit a copy of the proposed rules and notice of public hearing to the State Office of Administrative Hearings and Rules for publication in the Michigan register.

MCL 4.1203 states:

Sec. 203. (1) The Michigan register fund is created in the state treasury and shall be administered by the State Office of Administrative Hearings and Rules. The fund shall be expended only as provided in this section.

- The money received from the sale of the Michigan register, along with those amounts paid by state agencies pursuant to section 57 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.257, shall be deposited with the state treasurer and credited to the Michigan register fund.
- (3) The Michigan register fund shall be used to pay the costs preparing, printing, and distributing the Michigan register.
- (4) The department of management and budget shall sell copies of Michigan register at a price determined by the State Office of Administrative Hearings and Rules not to exceed cost of preparation, printing, and distribution.
- (5) Notwithstanding section 204, beginning January 1, 2001, the State Office of Administrative Hearings and Rules shall make the text of the Michigan register available to the public on the internet.
- (6) The information described in subsection (5) that is maintained by the State Office of Administrative Hearings and Rules shall be made available in the shortest feasible time after the information is available. The information described in subsection (5) that is not maintained by the State Office of Administrative Hearings and Rules shall be made available in the shortest feasible time after it is made available to the State Office of Administrative Hearings and Rules.
- (7) Subsection (5) does not alter or relinquish any copyright or other proprietary interest or entitlement of this state relating to any of the information made available under subsection (5).
- (8) The State Office of Administrative Hearings and Rules shall not charge a fee for providing the Michigan register on the internet as provided in subsection (5).
- (9) As used in this section, "Michigan register" means that term as defined in section 5 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.205.

CITATION TO THE MICHIGAN REGISTER

The *Michigan Register* is cited by year and issue number. For example, 2001 MR 1 refers to the year of issue (2001) and the issue number (1).

CLOSING DATES AND PUBLICATION SCHEDULE

The deadlines for submitting documents to the State Office of Administrative Hearings and Rules for publication in the *Michigan Register* are the first and fifteenth days of each calendar month, unless the submission day falls on a Saturday, Sunday, or legal holiday, in which event the deadline is extended to include the next day which is not a Saturday, Sunday, or legal holiday. Documents filed or received after 5:00 p.m. on the closing date of a filing period will appear in the succeeding issue of the *Michigan Register*.

The State Office of Administrative Hearings and Rules is not responsible for the editing and proofreading of documents submitted for publication.

Documents submitted for publication should be delivered or mailed in an electronic format to the following address: MICHIGAN REGISTER, State Office of Administrative Hearings and Rules, Ottawa Building - Second Floor, 611 W. Ottawa, P.O. Box 30695, Lansing, MI 48933.

RELATIONSHIP TO THE MICHIGAN ADMINISTRATIVE CODE

The *Michigan Administrative Code* (1979 edition), which contains all permanent administrative rules in effect as of December 1979, was, during the period 1980-83, updated each calendar quarter with the publication of a paperback supplement. An annual supplement contained those permanent rules, which had appeared in the 4 quarterly supplements covering that year.

Quarterly supplements to the Code were discontinued in January 1984, and replaced by the monthly publication of permanent rules and emergency rules in the *Michigan Register*. Annual supplements have included the full text of those permanent rules that appear in the twelve monthly issues of the *Register* during a given calendar year. Emergency rules published in an issue of the *Register* are noted in the annual supplement to the Code.

SUBSCRIPTIONS AND DISTRIBUTION

The *Michigan Register*, a publication of the State of Michigan, is available for public subscription at a cost of \$400.00 per year. Submit subscription requests to: State Office of Administrative Hearings and Rules, Ottawa Building - Second Floor, 611 W. Ottawa, P.O. Box 30695, Lansing, MI 48933. Checks Payable: State of Michigan. Any questions should be directed to the State Office of Administrative Hearings and Rules (517) 335-2484.

INTERNET ACCESS

The *Michigan Register* can be viewed free of charge on the Internet web site of the State Office of Administrative Hearings and Rules: www.michigan.gov/cis/0,1607,7-154-10576_35738---,00.html

Issue 2000-3 and all subsequent editions of the *Michigan Register* can be viewed on the State Office of Administrative Hearings and Rules Internet web site. The electronic version of the *Register* can be navigated using the blue highlighted links found in the Contents section. Clicking on a highlighted title will take the reader to related text, clicking on a highlighted header above the text will return the reader to the Contents section.

Peter Plummer, Executive Director State Office of Administrative Hearings and Rules

2007 PUBLICATION SCHEDULE

Issue	Closing Date for	Publication			
No.	Filing or Submission				
NO.	Of Documents (5 p.m.)	Date			
1	January 15, 2007	February 1, 2007			
2	February 1, 2007	February 15, 2007			
3	February 15, 2007	March 1, 2007			
4	March 1, 2007	March 15, 2007			
5	March 15, 2007	April 1, 2007			
6	April 1, 2007	April 15, 2007			
7	April 15, 2007	May 1, 2007			
8	May 1, 2007	May 15, 2007			
9	May 15, 2007	June 1, 2007			
10	June 1, 2007	June 15, 2007			
11	June 15, 2007	July 1, 2007			
12	July 1, 2007	July 15, 2007			
13	July 15, 2007	August 1, 2007			
14	August 1, 2007	August 15, 2007			
15	August 15, 2007	September 1, 2007			
16	September 1, 2007	September 15, 2007			
17	September 15, 2007	October 1, 2007			
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19	October 15, 2007	November 1, 2007			
20	November 1, 2007	November 15, 2007			
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22	December 1, 2007	December 15, 2007			
23	December 15, 2007	January 1, 2008			
24	January 1, 2008	January 15, 2008			

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ADMINISTRATIVE RULES FILED WITH THE SECRETARY OF STATE

MCL 24.208 states in part:

"Sec. 8. (1) The State Office of Administrative Hearings and Rules shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

(f) Administrative rules filed with the secretary of state."

ADMINISTRATIVE RULES

SOAHR 2007-009

DEPARTMENT OF LABOR & ECONOMIC GROWTH

DIRECTOR'S OFFICE

GENERAL INDUSTRY SAFETY STANDARDS

Filed with the Secretary of State on June 11, 2007 These rules take affect 15 days after filing with the Secretary of State

(By authority conferred on the director of the department of consumer and industry services by 1974 PA 154, MCL 408.1016 and 408.1021, and Executive Reorganization Order No. 1996-2, MCL 445.2001 of the Michigan Compiled Laws)

R 408.13902 of the Michigan Administrative Code is amended as follows:

PART 39. DESIGN SAFETY STANDARDS FOR ELECTRICAL SYSTEMS

R 408.13902. Adoption by reference of federal standards.

Rule 3902. (1) The federal occupational safety and health administration's regulations on electrical safety promulgated by the United States department of labor and codified at 29 CFR 1910.303 to 1910.308 and CFR 1910.399, Design Safety Standards for Electrical Systems, February 14, 2007 and appearing in the Federal Register, Volume 72, No 30 on pp. 7135 to 7221 are adopted by reference in these rules as of the effective date of these rules.

- (2) The adopted federal regulations shall have the same force and effect as a rule promulgated under 1974 PA 154, MCL 408.1001.
- (3) The adopted regulations are available from the United States Department of Labor, 315 West Allegan, Room 315, Lansing, Michigan 48917, at no charge as of the time of adoption of these rules, or via the internet at website www.osha.gov, or from the Michigan Department of Labor and Economic Growth, MIOSHA Standards Section, 7150 Harris Drive Box 30643, Lansing, Michigan 48909-8143, at no charge as of the time of adoption of these rules or via the internet at website: www.michigan.gov/mioshastandards. For quantities greater then 5, the cost, as of the time of adoption of these rules, is 4 cents per page.

PROPOSED ADMINISTRATIVE RULES, NOTICES OF PUBLIC HEARINGS

MCL 24.242(3) states in part:

"... the agency shall submit a copy of the notice of public hearing to the State Office of Administrative Hearings and Rules for publication in the Michigan register. An agency's notice shall be published in the Michigan register before the public hearing and the agency shall file a copy of the notice of public hearing with the State Office of Administrative Hearings and Rules."

MCL 24.208 states in part:

"Sec. 8. (1) The State Office of Administrative Hearings and Rules shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

- (d) Proposed administrative rules.
- (e) Notices of public hearings on proposed administrative rules."

PROPOSED ADMINISTRATIVE RULES

SOAHR 2007-001

DEPARTMENT OF COMMUNITY HEALTH

HEALTH LEGISLATION AND POLICY DEVELOPMENT

LEAD HAZARD CONTROL

Filed with the Secretary of State on

These rules become effective immediately upon filing with the Secretary of State unless adopted under sections 33, 44, or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the department of community health by sections 2226, 5461 to 5464, 5466, 5468 to 5470, 5473a, and 5475 to 5477 of 1978 PA 368, and Executive Reorganization Order No. 1996-1, being MCL 333.2226, 333.5461 to 333.5464, 333.5466, 333.5468 to 333.5470, 333.5473a, 333.5475 to 333.5477, and 330.3101)

Draft May 8, 2007

R 325.99102, R 325.99103, R 325.99104, R 325.99301, R 325.99304, R 325.99403, R 325.99404, R 325.99406, and R 325.99408 of the Michigan Administrative Code are amended, and R 325.99409 is added to the Code as follows:

R 325.99102 Definitions.

Rule 102. (1) As used in these rules:

- (a)"EBL environmental investigation" means both of the following:
- (i) A study **for case management purposes** of the living environment of 1 or more children 6 years of age or less with an elevated blood lead level performed by an EBL investigator to identify causative lead exposures.
- (ii) The provision of a report by the EBL investigator explaining the results of the study and options for remediation of exposures.
- (b) EBL "investigator" means a certified risk assessor who has been endorsed by the department to conduct EBL environmental investigations.
- (c) "Emergency renovation operations" means renovation activities, such as operations necessitated by non-routine failures of equipment, that were not planned but result from a sudden, unexpected event that, if not immediately attended to, presents a safety or public health hazard, or threatens equipment and/or property with significant damage.
- (e) (d) "Lead hazard control activity" means a measure or set of measures which are designed or performed specifically to reduce or eliminate lead-based paint hazards in target housing and child-occupied facilities. Lead hazard control activity includes, but is not limited to, abatement, interim controls and clearance examinations.

- (e) "Pamphlet" means the US EPA's pamphlet number EPA 747-K-99-001, entitled "Protect Your Family From Lead in Your Home," or a true reproduction, or an equivalent pamphlet approved by the department.
- (d) (f) "Renovation" means the modification of an existing residential dwelling, or portion thereof, that results in the disturbance of painted surfaces, unless the activity is performed as part of an abatement as defined in the act. Renovation includes, but is not limited to, the removal or modification of building components, surface preparation of painted surfaces, and window or door replacement to improve structural or operational integrity.
 - (g) "Renovator" means any person who performs for compensation a renovation.
- (2) Unless the context dictates otherwise, terms defined in sections 5453 to 5460 of the act have the same meanings when used in these rules.

R 325.99103. Recordkeeping.

- Rule 103. (1) A person who is certified by the department, the act, and these rules shall maintain all records required by the act and these rules for not less than 3 years.
- (2) A certified person or individual who prepares a report or plan required by these rules shall maintain the report or plan for not less than 3 years, and shall provide copies of the report or plan not later than 20 business days after completion of the activity for which the report or plan was prepared to both of the following persons:
- (a) The building owner.
- (b) The person who contracted for the person's or individual's services, if different than the owner.
- (3) A training program shall maintain the records required by these rules for not less than 3½ years at the address specified on the training program accreditation application.

R 325.99104 Enforcement actions.

Rule 104. (1) Any person who violates the act or these rules **or fails to satisfy agreed upon conditions for settlement of a violation** shall be subject to 1 or more of the following enforcement actions, as determined by the department:

- (a) Notice of noncompliance.
- (b) Citation.
- (c) Denial of certification or accreditation.
- (d) Suspension of certification or accreditation by cease operations order.
- (e) Summary suspension of certification or accreditation.
- (f) Revocation of certification or accreditation.
- (g) Criminal sanction in accordance with section 5477 of the act.
- (h) Administrative fines.
- (2) The department shall consider the circumstance, extent, probability of harm, and repetitive nature of the violation to determine the degree and severity of enforcement actions taken, including administrative fines.
- (3) Not later than 15 working days after receipt of a citation issued under section 5476 of the act, a person who is alleged to have violated the act or these rules may appeal the alleged violation by petitioning the department. If the appeal is not resolved as a result of a pre-hearing conference, the person who is alleged to have violated the act or these rules may then petition the department for an administrative hearing not later than 15 working days after completion of the pre-hearing conference. The department shall conduct an administrative hearing in accordance with 1969 PA 306, being MCL 24.201. A citation and associated administrative fine become final if the department does not receive a

petition for either a pre-hearing conference or an administrative hearing within the time specified in this subrule of this rule.

PART 3. CERTIFIED INDIVIDUALS AND FIRMS

R 325.99301 Lead professional certification; disciplines; third party examination.

Rule 301. (1) An individual may seek certification by the department under section 5468 of the act to engage in lead-based paint activities in the following disciplines:

- (a) Lead worker.
- (b) Lead supervisor.
- (c) Lead inspector.
- (d) Risk assessor.
- (e) Clearance technician.
- (f) Project designer.
- (2) An individual certified risk assessor may seek endorsement by the department to conduct EBL environmental investigations as an EBL investigator. An individual certified risk assessor seeking endorsement under this subrule shall submit an application to the department demonstrating compliance with the requirements of R 325.99302 for EBL investigator.
- (3) An individual seeking certification under subrule (1) of this rule to engage in lead-based paint activities shall pay the appropriate fees required under the act and submit an application to the department demonstrating either of the following:
- (a) Compliance with the requirements of R 325.99302 for the specific discipline for which certification is sought.
- (b) Possession of a valid lead-based paint certification, license, or equivalent, as determined by the department, issued by an EPA lead-based paint training and certification program, or a program that has been authorized by the EPA pursuant to 40 CFR part 745, in the specific discipline for which certification is sought, including successful completion of a third-party examination.
- (4) If required by R 325.99302, an individual shall pass an appropriate third-party examination within 6 months after receiving a course completion certificate to be eligible for certification. An individual is not eligible to take the third party exam more than 3 times within the 6 months after receiving a course completion certificate.
- (5) The fees for third-party certification exams shall be each of the following:
- (a) Inspector/risk assessor combination \$125.00.
- (b) All other examinations \$75.00 per discipline.
- (6) An individual who fails to pass the third-party examination after 3 attempts within the 6 months after receiving a course completion certificate shall retake the appropriate initial training course from an accredited training program before reapplying for certification from the department.
- (7) An individual who fails to pass the third-party examination within 3 years after completing the initial accredited training course shall retake the appropriate initial course from an accredited training program before applying for certification from the department.
- (8) After an individual submits an application demonstrating that he or she meets the appropriate training, education, and experience requirements, and passes the appropriate certification exam, the department shall issue a certification document to the individual in the specific discipline for which certification is sought. To maintain certification, an individual shall be recertified pursuant to R 325.99304.

R 325.99304 Recertification.

- Rule 304. (1) In accordance with the act, a person or firm seeking to maintain certification to engage in lead abatement activities shall annually submit to the department, on forms provided by the department, all required information and pay the appropriate fees.
- (2) Individuals seeking to engage in lead-based paint activities shall recertify with the department every 3 years.
- (3) Persons seeking recertification under subrule (2) of this rule shall successfully complete an accredited refresher training course for the discipline for which they seek recertification, and successfully pass the third-party examination for that discipline within 6 months after completion of the training course. Individuals seeking to maintain certification as risk assessor must complete both the inspector and risk assessor refresher training courses, and pass both the inspector and risk assessor third-party examinations or a combination thereof.
- (4) A person shall not be required to retake the core lead basics course in order to be eligible for recertification.
- (5) Persons seeking to maintain endorsement to conduct EBL environmental investigations shall reapply to the department every 3 years.
- (6) Person or persons who have failed to satisfy all agreed upon conditions for settlement of violations of the act or these rules may be denied recertification under this part.

PART 4. WORK PRACTICE STANDARDS

R 325.99403 Lead inspection.

Rule 403. (1) Only a person certified by the department as an inspector or risk assessor shall conduct an inspection. The inspector or risk assessor shall conduct the inspection according to this rule.

- (2) When conducting an inspection, an inspector or risk assessor shall select the following locations according to documented methodologies and shall test the locations for the presence of lead-based paint:
- (a) Each interior and exterior component that has a distinct painting history, except for components that the inspector or risk assessor determines have been replaced after 1978 or do not contain lead-based paint.
- (b) In a multifamily dwelling or child-occupied facility, each component that has a distinct painting history, and in every common area, except for components that the inspector or risk assessor determines have been replaced after 1978 or do not contain lead-based paint.
- (3) The certified inspector or risk assessor shall prepare an inspection report for each inspection. The report shall **be specific to the structure tested and** include all of the following information:
- (a) Table of contents.
- (b) A plain-language conclusions section, designed to provide easy identification of all lead hazards, shall be positioned prominently near the front of the report. Results included in the conclusions section shall not be used to satisfy requirements for presentation of results described elsewhere in this rule. The conclusions section shall contain all of the following information in tabular format:
- (i) Results of any environmental sampling that denote a positive indication of lead paint, grouped by sample methodology.
- (ii) Applicable comparison standards.
- (iii) Units of measurement.
- (iv) A stand-alone description of each sampling location and component.
- (a) (c) Date of each inspection.
- (b) (d) Address of building.

- (e) Date of construction.
- (d) (f) Apartment numbers, if applicable.
- (e) (g) Name, address, and telephone number of the owner or owners.
- (f) (h) Name, signature, and certification number of each certified inspector or risk assessor, or both, conducting testing.
- (g) (i) Name, address, and telephone number of the certified person employing each inspector or risk assessor, or both, if applicable.
- (h) (j) Each testing method and device and sampling procedure employed for paint analysis, including quality control data and, if used, the serial number of any X-ray fluorescence device.
- (i) (k) Specific locations of each painted component tested for the presence of lead-based paint.
- (i) (1) The results of the inspection expressed in terms appropriate to the sampling method used.

R 325.99404 Risk assessment.

- Rule 404. (1) Only a person certified by the department as a risk assessor shall conduct a risk assessment. A risk assessor shall conduct the risk assessment according to this rule.
- (2) The risk assessor shall make a visual inspection for risk assessment of a residential dwelling or child-occupied facility to locate the existence of lead-based paint hazards and assess the extent and causes of the hazards.
- (3) The risk assessor shall collect background information regarding the physical characteristics of the residential dwelling or child-occupied facility and occupant use patterns that may cause lead-based paint exposure to 1 or more children age 6 years and under.
- (4) The risk assessor shall test, using documented methodologies, each surface that has deteriorated paint for the presence of lead if the surface is determined to be in poor condition and to have a distinct painting history. A risk assessor shall also test, using documented methodologies, any additional surface for the presence of lead if the surface is determined to be a potential lead-based paint hazard and to have a distinct painting history.
- (5) In residential dwellings, the risk assessor shall collect the following dust samples in not less than 6 representative rooms, hallways, stairwells, or room equivalents:
- (a) One dust sample from the floor of each selected room, hallway, or stairwell.
- (b) One dust sample from a window sill or trough, if available, in each selected room, hallway or stairwell. Dust samples from windows shall be collected by alternating the sill and trough in each room to the extent possible.
- (c) If there are less than 6 rooms, hallways, stairwells, or room equivalents in the dwelling, then the risk assessor shall sample all rooms, hallways, and stairwells.
- (6) For multifamily dwellings and child-occupied facilities, the risk assessor shall collect the dust samples required in subrule (5) of this rule in each selected unit. In addition, a risk assessor shall collect window and floor dust samples in the following locations:
- (a) Common areas adjacent to the sampled residential dwelling or child-occupied facility.
- (b) Other common areas in the building where the risk assessor determines that 1 or more children, age 6 and under, could reasonably be expected to come into contact with dust, regardless of the current occupancy by children in the dwelling.
- (7) For child-occupied facilities, the risk assessor shall collect 1 dust sample from the window sill or trough and 1 dust sample from the floor in each room, hallway, or stairwell utilized, to the extent defined by a child-occupied facility, by 1 or more children, age 6 and under; and in other common areas in the child-occupied facility where the risk assessor determines that 1 or more children, age 6 and

under, could reasonably be expected to come into contact with dust to the extent defined by a child-occupied facility.

- (8) The risk assessor shall collect soil samples and have the samples analyzed for lead concentrations in the all of following locations:
- (a) Exterior play areas where bare soil is present.
- (b) Dripline/foundation areas where bare soil is present
- (c) Yard locations in addition to those described in subdivisions (a) and
- (b) of this subrule where the area of bare soil exceeds 9 square feet.
- (9) The risk assessor shall compare the lead levels from each sample, as determined by the approved analysis, with applicable hazard levels for lead in paint, dust and soil established in these rules. The risk assessor shall determine a lead hazard for the area represented by each sample which exceeds the hazard levels.
- (10) The certified risk assessor shall prepare a risk assessment report which shall include all of the following information:
- (a) Table of contents.
- (b) A plain-language conclusions section designed to provide the reader with easy identification of all lead hazards shall be positioned prominently near the front of the report. Results included in the conclusions section shall not be used to satisfy requirements for presentation of results described elsewhere in this rule. The conclusions section shall contain all of the following information in tabular format:
- (i) Results of any environmental sampling that denotes a lead hazard, grouped by sample methodology.
- (ii) Applicable comparison standards.
- (iii) Units of measurement.
- (iv) A stand-alone description of each sampling location and component.
- (a) (c) Date of assessment.
- (b) (d) Address of each building.
- (e) (e) Date of construction of buildings.
- (d) (f) Apartment number, if applicable.
- (e) (g) Name, address, and telephone number of each owner of each building.
- (f) (h) Name, signature, and certification identification of the certified risk assessor conducting the assessment.
- (g) (i) Name, address, and telephone number of the certified person employing each certified risk assessor, if applicable.
- (h) (j) Name, address, and telephone number of each recognized laboratory conducting analyses of collected samples.
- (i) (k) Results of the visual inspection.
- (i) (l) Testing method and sampling procedure for the paint analysis employed.
- (k) (m) Specific location of each painted component tested for the presence of lead.
- (1) (n) All data collected from on-site testing, including quality control data, and, if used, the serial number of any X-ray fluorescence device.
- (m) (o) All results of approved analysis on collected paint, soil, and dust samples.
- (n) (p) Any other sampling results.
- (a) Any background information collected under subrule (3) of this rule.
- (p) (r) To the extent that they are used as part of the lead-based paint hazard determination, the results of any previous inspections or analyses for the presence of lead-based paint or other assessments of lead-based paint-related hazards.

- (q) (s) A description of the location, type, and severity of identified lead-based paint hazards, and any other potential lead hazards.
- (r) (t) A description of lead hazard control options for each identified lead hazard or potential hazard, and a suggested prioritization for addressing each hazard. If the use of an encapsulant or enclosure is recommended, then the report shall recommend a maintenance and monitoring schedule for the encapsulant or enclosure.
- (11) A person shall provide a written disclosure to a client of any affiliation between the person who conducts the inspection, risk assessment, or any part thereof, and the person or persons who conduct the abatement of the same property.

R 325.99406 Lead hazard control activities.

Rule 406. (1) Only an individual who has successfully completed either of the following training courses shall conduct non-abatement lead hazard control activities:

- (a) A lead-safe work practices training course approved by HUD.
- (b) An accredited lead abatement worker course.
- (2) Only an individual certified by the department as a lead worker, lead supervisor, or project designer shall conduct lead abatement activities.
- (3) Individuals performing lead hazard control activities shall conduct those activities according to this rule.
- (4) A certified supervisor is required for each lead hazard control project. The certified supervisor shall be at the site during all lead abatement activities, and during all setup and cleaning activities for non-abatement lead hazard control work mandated by order of local municipality, government, or court.
- (5) The certified supervisor and the certified firm employing the supervisor shall ensure that all lead hazard control activities are conducted according to this rule and all other federal, state, and local requirements.
- (6) A certified supervisor or project designer shall develop a written occupant protection plan for all lead hazard control projects according to the following procedures:
- (a) The occupant protection plan shall be specific to each residential dwelling or child-occupied facility and be developed before the lead hazard control activities begin. The certified supervisor shall maintain the occupant protection plan at the work site during all lead hazard control activities.
- (b) The occupant protection plan shall describe the measures and management procedures that shall be taken during the lead hazard control project to protect the building occupants from exposure to any lead-based paint hazards.
- (c) The procedures described in the occupant protection plan shall be implemented during the lead hazard control project.

R 325.99408 Notifications; pre-renovation education.

Rule 408. (1) Not less than 3 business days before commencing a lead hazard control activity, a person who conducts lead abatement activities shall notify the department, on forms provided by the department, regarding information the department considers necessary to conduct an unannounced site inspection, including schedule changes. The department shall approve emergency notification that is less than 3 business days in the following situations:

- (a) In the case of court-ordered lead abatement.
- (b) In other cases where the department waives the 3-business-day requirement to protect the health and safety of the public.

- (c) In the case of an unavoidable change in a lead abatement activity that occurs less than 3 days before the activity begins.
- (2) A person who conducts lead abatement activities shall not provide, in any case, the notification specified in subrule (1) of this rule less than 24 hours before commencing the activities.
- (3) A person or individual who provides emergency notification shall receive confirmation of departmental approval of the emergency notification before initiating the activity.
- (4) A person or individual who conducts a lead-based paint investigation shall notify the department, on forms provided by the department, regarding information the department considers necessary, by the fifteenth day of the month following the lead-based paint investigation.
- (5) A training program that conducts lead training courses in any of the disciplines listed in R 325.99201, whether the courses are initial or refresher, shall notify the department, on forms provided by the department, not less than 7 calendar days before commencing training, regarding information the department considers necessary to conduct an unannounced site inspection. A training program shall also notify the department within 10 calendar days after a course is completed, on forms provided by the department, of the names of course participants and other information the department deems necessary. Training programs shall notify the department not less than 24 hours in advance of a course cancellation.
- (6) Not more than 60 days before commencing a renovation activity for compensation in target housing or child-occupied facility, a person performing renovation shall do both of the following:

 (a) Provide the owner of the dwelling or facility with the EPA's pamphlet number EPA 747-K-99-001, entitled "Protect Your Family From Lead in Your Home," or a true reproduction of the EPA pamphlet, or an equivalent pamphlet approved by the department. If the owner does not occupy the dwelling unit, then the person performing renovation shall also provide an adult occupant of the housing unit with the EPA pamphlet.
- -(b) Obtain a written acknowledgment of receipt of the pamphlet specified in subdivision (a) of this subrule from the owner and, if applicable, the adult occupant of the unit or facility.
- (7) If the renovator is unsuccessful in obtaining a written acknowledgment from the adult occupant described in subrule (6) of this rule, then the renovator shall certify in writing all of the following:

 (a) The address of the dwelling unit described in subrule (6) of this rule.
- (b) That the pamphlet was delivered to the dwelling unit, including the date and method of delivery. If the pamphlet was delivered by mail, then the renovator shall obtain a certificate of mailing not less than 7 days before the renovation.
- -(c) That the renovator was unsuccessful in obtaining a written acknowledgment from the adult occupant, including the reason for lack of success.

R 325.99409 Pre-renovation education.

- (1) Not more than 60 days before commencing a renovation activity for compensation in target housing or child-occupied facility, the renovator shall do both of the following:
- (a) Provide the owner of the dwelling or facility with US EPA pamphlet number EPA 747-K-99-001, entitled "Protect Your Family From Lead in Your Home," or a true reproduction, or an equivalent pamphlet approved by the department. If the owner does not occupy the dwelling unit, then the person performing renovation shall also provide an adult occupant of the housing unit with the pamphlet.
- (b) Obtain a written acknowledgment of receipt of the pamphlet from the owner and, if applicable, the adult occupant of the unit or facility.

- (2) If the renovator is unsuccessful in obtaining a written acknowledgment from the adult occupant described in subrule (1) of this rule, then the renovator shall certify in writing both of the following:
- (a) The address of the dwelling unit described in subrule (1) of this rule.
- (b) That the pamphlet was delivered to the dwelling unit, including the date and method of delivery. If the pamphlet was delivered by mail, then the renovator shall obtain a certificate of mailing not less than 7 days before the renovation.
- (3) If the renovator, upon delivery of the pamphlet, is unsuccessful in obtaining a written acknowledgment from the adult occupant, the renovator may self-certify the delivery. The self-certification shall be written and include the reason for lack of success (for example, occupant refuses to sign, no adult occupant available), the method of delivery of the pamphlet, the signature of the renovator, and the date of signature.
- (4) Not more than 60 days before commencing renovation activities in common areas of multifamily housing, the renovator shall do all of the following:
- (a) Provide the owner with the pamphlet and comply with either of the following:
- (i) Obtain, from the owner, a written acknowledgement that the owner has received the pamphlet.
- (ii) Obtain a certificate of mailing at least 7 days prior to the renovation.
- (b) Notify in writing, or ensure written notification of, each unit of the multifamily housing and make the pamphlet available upon request prior to the start of renovation. Such notification shall be accomplished by distributing written notice to each affected unit. The notice shall describe the general nature and locations of the planned renovation activities; the expected starting and ending dates; and a statement of how the occupant can obtain the pamphlet, at no charge, from the renovator.
- (c) Prepare, sign, and date a statement describing the steps performed to notify all occupants of the intended renovation activities and to provide the pamphlet.
- (d) If the scope, locations, or expected starting and ending dates of the planned renovation activities change after the initial notification, the renovator shall provide further written notification to the owners and occupants providing revised information on the ongoing or planned activities. This subsequent notification must be provided before the renovator initiates work beyond that which was described in the original notification.
- (5) The written acknowledgement required in this rule shall comply with all of the following:
- (a) Include a statement recording the owner or occupants name and acknowledging receipt of the pamphlet prior to the start of renovation, the address of the unit undergoing renovation, the signature of the owner or occupant as applicable, and the date of signature.
- (b) Be either a separate sheet or part of any written contract or service agreement for the renovation.
- (c) Be written in the same language as the contract or agreement for the renovation or, in the case of owner occupied target housing, in the same language as the lease or rental agreement or the pamphlet.
- (6) Renovators shall retain, and if requested, make available to the department all records necessary to demonstrate compliance with this rule for a period of 3 years following completion of the renovation activities in target housing or a child-occupied facility.
- (7) The following sample language may be used for acknowledgements described in this rule:
- (a) I have received a copy of the pamphlet, "Protect Your Family From Lead In Your Home", (or equivalent approved by the department) informing me of the potential risk of lead hazard exposure

from renovation activity to be performed in my dwelling unit. I received this pamphlet before the work began.
Printed Name and Signature
Date
Unit Address
(b) If an occupant is unavailable for signature or refuses to sign the acknowledgement of receipt of the pamphlet, then the renovator may, under subrule (3) of this rule, self-certify delivery of each instance. The following sample language may be used for self-certification: (i) Polynoid to sign
(i) Refusal to sign I certify that I have made a good faith effort to deliver the pamphlet, "Protect Your Family From Lead In Your Home," (or approved equivalent) to the unit listed below at the dates and times indicated, and that the occupant refused to sign the acknowledgement. I further certify that I hav left a copy of the pamphlet at the unit with the occupant.
Printed Name and Signature
Date
Unit Address Attempted delivery dates and times:
(ii) Unavailable for signature I certify that I have made a good faith effort to deliver the pamphlet, "Protect Your Family From Lead In Your Home," (or approved equivalent) to the unit listed below at the dates and times indicated, and that the occupant was unavailable to sign the acknowledgement. I further certify that I have left a copy of the pamphlet at the unit with the occupant.
Printed Name and Signature
Date

Unit Address	
Attempted delivery dates and times:	

NOTICE OF PUBLIC HEARING

SOAHR 2007-001 NOTICE OF PUBLIC HEARING LEAD HAZARD CONTROL

The Department of Community Health will hold a public hearing on Friday, July 13, 2007, at 9:00 a.m. at the Department of Community Health, 201 Townsend, 1st Floor, Conference Center Rooms B & C, Lansing, Michigan.

The public hearing is being held to receive comments from interested persons on proposed changes to the lead hazard rules. The proposed changes will correct inconsistencies between the state requirements for Pre-Renovation Education and the US EPA requirements of the same. These inconsistencies prevent the state lead program from receiving federal authorization to enforce this law and to obtain related federal funding. Other proposed changes include clarifications to established requirements, reinstating a conflict of interest requirement, and authority for the section to deny certification renewal to persons with outstanding final settlement obligations.

These rules are being promulgated under the authority conferred on the department of community health by sections 2226, 5461 to 5464, 5466, 5468 to 5470, 5473a, and 5475 to 5477 of 1978 PA 368, and Executive Reorganization Order No. 1996-1, being MCL 333.2226, 333.5461 to 333.5464, 333.5466, 333.5468 to 333.5470, 333.5473a, 333.5475 to 333.5477, and 330.3101. These rules are proposed to take effect immediately upon filing with the Secretary of State.

Hearing comments may be presented in person, with written comments available at the time of presentation. Written comments also will be accepted at the following address or E-mail address until close of business July 13, 2007. Address communications to:

Department of Community Health
Office of Legal Affairs
201 Townsend
Lansing, MI 48913
Attention: Mary Greco, Legal Affairs Coordinator
E-mail address: grecom@michigan.gov

A copy of the proposed rules may be obtained by contacting the address noted above.

All hearings are conducted in compliance with the 1990 Americans with Disabilities Act. Hearings are held in buildings that accommodate mobility-impaired individuals and accessible parking is available. A disabled individual who requires accommodations for effective participation in a hearing should call Nita Hixson at (517) 335-1341 to make the necessary arrangements. To ensure availability of the accommodation, please call at least 1 week in advance.

CORRECTION OF OBVIOUS ERRORS IN PUBLICATION

MCL 24.256(1) *states in part:*

"Sec. 56. (1) The State Office of Administrative Hearings and Rules shall perform the editorial work for the Michigan register and the Michigan Administrative Code and its annual supplement. The classification, arrangement, numbering, and indexing of rules shall be under the ownership and control of the State Office of Administrative Hearings and Rules, shall be uniform, and shall conform as nearly as practicable to the classification, arrangement, numbering, and indexing of the compiled laws. The State Office of Administrative Hearings and Rules may correct in the publications obvious errors in rules when requested by the promulgating agency to do so..."

CORRECTION OF OBVIOUS ERRORS IN PUBLICATION

Memorandum

DATE: June 12, 2007

TO: Norene Lind, State Office of Administrative Hearings and Rules

FROM: Jeannine Benedict, Office of Policy and Legislative Affairs

SUBJECT: Request for correction of obvious error in Michigan Administrative Code, R 408.65,

pursuant to the Administrative Procedures Act, Section 56(1), MCL 28.256.

The Department of Labor and Economic Growth, Bureau of Commercial Services, as the promulgating agency, is requesting that the State Office of Administrative Hearings and Rules exercise its discretion with regard to an obvious error in the Michigan Administrative Code, pursuant to the Administrative Procedures Act, Section 56(1), MCL 28.256.

The error is contained in R 408.65. The rule was promulgated as part of general revisions to the Ski Area Safety rules, 2007 MR 8, effective May 1, 2007.

The affected section of the rule contains an incomplete first sentence and an uncapitalized proper noun, which currently reads:

"Rule 5. A person shall construct, install, and operate a ski lift as prescribed in ANSI standard B77.1-2006 entitled "American National Standard for Passenger Ropeways - Aerial Tramways, Aerial Lifts, Surface Lifts, Tows and Conveyors - Safety Requirements," which is adopted in these rules by. This standard may be purchased as an electronic download from the american national standards institute, Inc. at www.ansi.org for \$125."

This amended section of Rule 5 should read (changes highlighted in bold):

R 408.65 Adoption of standards by reference.

Rule 5. A person shall construct, install, and operate a ski lift as prescribed in ANSI standard B77.1-2006 entitled "American National Standard for Passenger Ropeways - Aerial Tramways, Aerial Lifts, Surface Lifts, Tows and Conveyors - Safety Requirements," which is adopted in these rules by **reference**. This standard may be purchased as an electronic download from the American national standards institute, Inc. at www.ansi.org for \$125.

C: Amy Shell, Bureau of Commercial Services

ENROLLED SENATE AND HOUSE BILLS SIGNED INTO LAW OR VETOED (2007 SESSION)

Mich. Const. Art. IV, §33 provides: "Every bill passed by the legislature shall be presented to the governor before it becomes law, and the governor shall have 14 days measured in hours and minutes from the time of presentation in which to consider it. If he approves, he shall within that time sign and file it with the secretary of state and it shall become law . . . If he does not approve, and the legislature has within that time finally adjourned the session at which the bill was passed, it shall not become law. If he disapproves . . . he shall return it within such 14-day period with his objections, to the house in which it originated."

Mich. Const. Art. IV, §27, further provides: "No act shall take effect until the expiration of 90 days from the end of the session at which it was passed, but the legislature may give immediate effect to acts by a two-thirds vote of the members elected to and serving in each house."

MCL 24.208 states in part:

"Sec. 8. (1) The State Office of Administrative Hearings and Rules shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

- (b) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills signed into law by the governor during the calendar year and the corresponding public act numbers.
- (c) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills vetoed by the governor during the calendar year."

ENROLLED SENATE AND HOUSE BILLS **SIGNED INTO LAW OR VETOED** (2007 **SESSION**)

Public Act	Enrolled	Enrolled	I.E.*		Filed Date	Effective Date	Subject	
No.	House Bill	Senate Bill	Yes / No	Approved Date				
1		191	Yes	3/1	3/1	3/1/07	Occupations; accounting; qualifications for certified public accountants; revise, and provide certain changes to the peer review requirement. (Sen. R. Richardville)	
2		104	Vac	2/40	2/40		State financing and management; budget; expenditure exceeding appropriation level; require notification.	
2		184	Yes	3/19	3/19	3/19/07	(Sen. R. Jelinek) Appropriations; zero budget;	
3		166	Yes	3/19	3/19	3/19/07	supplemental appropriations; provide for certain fiscal years. (Sen. R. Jelinek)	
4		014	Yes	3/22	3/22	3/22/07	Agriculture; other; loan repayment for sugar beet cooperatives; extend. (Sen. J. Barcia)	
5		176	Yes	3/22	3/23	3/23/07	Health facilities; other; appropriated amount of quality assurance assessment collected; increase. (Sen. D. Cherry)	
6		221	Yes	4/30	4/30	4/30/07	Appropriations; supplemental; negative supplemental school aid bill; provide for fiscal year 2006-2007. (Sen. R. Jelinek)	
7		404	Yes	5/4	5/4	5/4/07	Appropriations; supplemental; multidepartment supplemental for fiscal year 2006-2007; provide for. (Sen. R. Jelinek)	
8	4143		Yes	5/10	5/11	5/11/07	Watercraft; violations; certain marine safety misdemeanor violations; designate as state civil infraction. (Rep. S. Bieda)	
* - I.E. means Legislature voted to give the Act immediate effect.								
** - Act takes effect on the 91 st day after <i>sine die</i> adjournment of the Legislature. *** - See Act for applicable effective date.								
+ - Line item veto								

^{+ -} Line item veto

^{# -} Tie bar

Public Act No.		Enrolled Senate Bill	I.E.* Yes / No	Governor Approved Date	Filed Date	Effective Date	Subject
9	4482		Yes	5/18	5/18		Human services; other; certain family independence program eligibility and sanction for certain noncompliance; clarify. (Rep. B. Clack)
10	4327		Yes	5/24	5/24	5/24/07	Crimes; other; prohibition against selling tomatoes that are not vine-ripened; repeal. (Rep. D. Spade)
11	4322		Yes	5/24	5/24	5/24/07	Liquor; licenses; issuance of on- premises liquor license for certain universities; expand to include certain entities located in Oakland community college and Macomb community college. (Rep. B. Farrah)
12		400	Yes	5/29	5/29	5/29/07 #	Economic development; plant rehabilitation; definition of industrial property; modify. (Sen. J. Allen)
13	4629		Yes	5/29	5/29	5/29/07 #	Economic development; plant rehabilitation; strategic response center; provide for definition. (Rep. G. McDowell)
14	4721		Yes	5/29	5/29	5/29/2007	Environmental protection; water pollution; baseline environmental assessment fee; extend sunset. (Rep. D. Bennett)

^{* -} I.E. means Legislature voted to give the Act immediate effect.

** - Act takes effect on the 91st day after *sine die* adjournment of the Legislature.

*** - See Act for applicable effective date.

^{+ -} Line item veto

^{# -} Tie bar

MICHIGAN ADMINISTRATIVE CODE TABLE (2007 SESSION)

MCL 24.208 states in part:

"Sec. 8. (1) The State Office of Administrative Hearings and Rules shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

(i) Other official information considered necessary or appropriate by the State Office of Administrative Hearings and Rules."

The following table cites administrative rules promulgated during the year 2000, and indicates the effect of these rules on the Michigan Administrative Code (1979 ed.).

MICHIGAN ADMINISTRATIVE CODE TABLE (2007 RULE FILINGS)

		2007 MR			2007 MR			2007 MR
R Number	Action	Issue	R Number	Action	Issue	R Number	Action	Issue
32.71	A	10	325.2657	*	3	339.22609	*	2
32.72	A	10	325.2658	*	3	339.22613	*	2
32.73	A	10	325.52601	A	10	339.22615	*	2
32.74	A	10	325.52602	A	10	339.22617	*	2
32.75	A	10	325.60025	*	3	339.22631	*	2
32.76	A	10	336.1660	A	2	339.22639	R	2
32.77	A	10	336.1661	A	2	339.22641	R	2
32.78	A	10	338.471a	*	4	339.22645	*	2
32.79	A	10	338.472	*	4	339.22651	*	2
32.8	A	10	338.473	*	4	339.22652	A	2
32.81	A	10	338.473a	*	4	339.22653	R	2
32.82	A	10	338.473d	*	4	339.22654	R	2
32.83	A	10	338.474a	*	4	339.22655	R	2
32.84	A	10	338.475	*	4	339.22659	*	2
32.85	A	10	338.479a	*	4	339.22663	R	2
32.86	A	10	338.489	*	4	339.22664	R	2
32.87	A	10	338.3041	*	4	339.22665	*	2
32.88	A	10	338.3043	*	4	388.1	A	6
32.89	A	10	338.3044	*	4	388.2	A	6
205.56	*	6	338.3102	*	4	388.3	A	6
205.72	*	6	338.3120	*	4	388.4	A	6
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205.127	*	6	338.3125	*	4	388.6	A	6
205.136	*	6	338.3132	*	4	388.7	A	6
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281.422	A	3	338.3161	*	4	388.9	A	6
281.423	A	3	338.3162	*	4	388.1	A	6
281.424	A	3	338.3162b	*	4	388.11	A	6
281.425	A	3	338.3162c	*	4	388.12	A	6
281.426	A	3	338.3162d	*	4	388.13	A	6
281.427	A	3	339.22203	*	2	388.14	A	6
281.428	A	3	339.22213	*	2	388.15	A	6
281.429	A	3	339.22601	*	2	388.16	A	6
325.2651	*	3	339.22602	*	2	388.17	A	6
325.2652	*	3	339.22603	*	2	388.18	A	6
325.2653	*	3	339.22604	*	2	400.9101	*	2
325.2654	*	3	339.22605	*	2	400.9306	*	2
325.2655	*	3	339.22606	A	2	400.9401	*	2
325.2656	*	3	339.22607	*	2	400.9501	*	2

^{(*} Amendment to Rule, A Added Rule, N New Rule, R Rescinded Rule)

		2007 MR			2007 MR			2007 MR
R Number	Action	Issue	R Number	Action	Issue	R Number	Action	Issue
400.12101	*	2	408.17631	R	10	418.101002	*	6
400.12202	*	2	408.17632	R	10	418.101002b	A	6
400.12214	A	2	408.17633	R	10	418.101004	*	6
400.12310	*	2	408.17636	R	10	418.101005	*	6
400.12312	*	2	408.17637	R	10	418.101016	*	6
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408.65	*	8	408.42605	*	5	421.1104	*	4
408.802	*	8	408.42608	*	5	421.1108	*	4
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408.833	*	8	408.42616	*	5	421.1110	*	4
408.852	*	8	408.42624	${ m R}$	5	421.1111	*	4
408.882	*	8	408.42625	R	5	421.1301	*	4
408.891	*	8	408.42628	*	5	421.1301	*	4
408.13902	*	11	408.42629	*	5	421.1302	*	4
408.17601	*	10	408.42634	*	5	421.1304	*	4
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^{(*} Amendment to Rule, A Added Rule, N New Rule, R Rescinded Rule)

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550.302	A	4			
			N New Rule, I	Rescinded	Rule)

^{(*} Amendment to Rule, A Added Rule, N New Rule, R Rescinded Rule)



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